in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD–423.

There being no objection, the material was adopted and printed in the RECORD, as follows:

DEFENSE SECURITY COOPERATION
AGENCY, ARLINGTON, VA.

Hon. JAMES E. RISCH,
Chairman, Committee on Foreign Relations, U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Control Act, as amended, we are forwarding herewith Transmittal No. 20–68 concerning the Navy’s proposed Letter(s) of Offer and Acceptance to the Taipei Economic and Cultural Representative Office in the United States (TECRO) for defense articles and services estimated to cost $2.37 billion. After this letter is delivered to your office, we will issue a news release to notify the public of this proposed sale.

Sincerely,

HEIDI H. GRANT, Director.

TRANSMITTAL NO. 20–68

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Taipei Economic and Cultural Representative Office in the United States (TECRO).


(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Sale: TECRO has requested to buy up to one hundred (100) Harpoon Coastal Defense Systems (HCDS) consisting of:

Major Defense Equipment (MDE):

Four (4) RTM–84L–4 Harpoon Block II Surface Launched Missiles.

Also included are four hundred and eleven (411) containers, one hundred (100) Harpoon Coastal Defense System Launcher Transporter Units, twenty-five (25) radar trucks, six (6) radar control and repair parts, support and test equipment, publications and technical documentation, personnel training and training equipment, U.S. Government and contractor representatives’ technical assistance, engineering and logistics support services, and other related elements of logistics support.


(v) Prior Related Cases, if any: TW–P–LGV, TW–P–LGN, TW–P–LGL.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Articles or Defense Services Proposed to be Sold: See Attached Annex.


* As defined in Section 47(h) of the Arms Export Control Act.

POLICY JUSTIFICATION

Taiwan Economic and Cultural Representa-
tive Office in the United States (TECRO)—

RGM–84L–4 Harpoon Surface Launched Block II Missiles

TECRO has requested to buy up to one hundred (100) Harpoon Coastal Defense Systems (HCDS) consisting of up to four hundred and eleven (411) Harpoon Block II Surface Launched Missiles; and four (4) RTM–84L–4 Harpoon Block II Exercise Missiles. Also included are four hundred and eleven (411) containers, one hundred (100) Harpoon Coastal Defense System Launcher Transporter Units, twenty-five (25) radar trucks, six (6) radar control and repair parts, support and test equipment, publications and technical documentation, personnel training and training equipment, U.S. Government and contractor representatives’ technical assistance, engineering and logistics support services, and other related elements of logistics support. The total estimated program cost is $2.37 billion.

This proposed sale is consistent with U.S. law and policy as expressed in Public Law 96–8.

This proposed sale serves U.S. national, economic, and security interests by supporting the recipient's continuing efforts to modernize its armed forces and to maintain a credible defensive capability. The proposed sale will help improve the security of the recipient and assist in maintaining political stability, military balance, economic and progress in the region.

This proposed sale will improve the recipient’s capability to meet current and future threats by providing a flexible solution to augment existing surface and air defenses. The recipient will be able to employ a highly reliable and effective system to counter or deter maritime threats, coastal blockades, and amphibious assaults. This capability will easily integrate into existing force infrastructure. The recipient will have no difficulty absorbing these systems into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the area.

The principal contractor will be The Boeing Company, St. Louis, MO. There are no known offset agreements proposed in connection with this sale.

Implementation of this proposed sale will require the assignment of two (2) U.S. contractor representatives to the recipient for a duration of 8 years to support technical reviews, support, and oversight.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 20–68

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex from Section vii

(vii) Sensitivity of Technology:

1. The RGM–84L Harpoon Surface Launched Block II missile system is a non-nuclear tactical weapon system. It provides a day, night, and adverse weather, standoff air-to-surface capability and is an effective Anti-Surface Warfare missile. The RGM–84L incorporates components, software, and technical information that are considered sensitive. These elements are essential to the ability of the Harpoon missile to selectively engage hostile targets under a wide range of environmental conditions, tactical and environmental conditions:

   • The Radar Seeker,
   • The Radar Altimeter,
   • The GPS/INS System,
   • Operational Flight Program Software,

   and

   • Missile operational characteristics and performance data.

2. The highest level of classification of defense articles, components, and services included in this potential sale is CONFIDENTIAL.

3. If a technologically advanced adversary were to obtain knowledge of the hardware and program information and software, the Harpoon Block II System could be used to develop countermeasures or equivalent systems, which might reduce system effectiveness or be used in the development of a system with similar or advanced capabilities.

4. A determination has been made that the recipient can provide the same degree of protection for the sensitive technology being released as the U.S. Government. This sale is necessary in furtherance of U.S. foreign policy and national security objectives outlined in the Policy Justification.

5. All defense articles and services listed in this transmittal have been authorized for re-export and release to the recipient.

NATIVE AMERICAN LANGUAGES ACT

Mr. UDALL. Madam President, 30 years ago this week, the Native American Languages Act, NALA, was signed into law. As we celebrate this momentous occasion, I would like to take some time to reflect.

Native languages hold within them the Native history, and resiliency of their communities, but they are not only crucial to the communities that speak them. Native languages have influenced our shared American history, contributed to our understanding of environmental stewardship, and made the very fabric of our Nation’s identity richer. As just one notable example of the impact Native languages have had, in World War I and World War II, Native American soldiers known as Code Talkers used their Native languages to transmit coded tactical messages.

Code Talkers were able to improve the speed of communications encryption during both wars, leading directly to American forces out-maneuvering enemy troops in numerous military operations.

Yet prior to enactment of the Native American Languages Act in 1990, the United States’ Federal policies and practices often resulted in suppression and extermination of Native languages. Recognizing that these past practices were in conflict with the principles of Tribal sovereignty and self-determination, the Senate Committee on Indian Affairs sought to reshape Federal policy to better align with these principles. Under the leadership of Chairwoman Inouye and Vice Chairman McCain, the paradigm-shifting Native American Languages Act became law, and the United States formally acknowledged the rights and freedoms of Native Americans to use, practice, and develop their native languages.

Under the Native American Languages Act, Congress set out our current Federal Native language policy, declaring:

"It is the policy of the United States to—

1. preserve, protect, and promote the rights and freedom of Native Americans to use, practice, and develop Native American languages;

2. allow exceptions to teacher certification requirements for Federal programs, and programs funded in whole or in part by the Federal Government, for instruction in Native American languages; and

3. implement current Federal Native language policy, and ensure Federal Native language policy is consistent with the principles of Tribal sovereign rights and self-determination, the Senate Committee on Indian Affairs sought to reshape Federal policy to better align with these principles. Under the leadership of Chairwoman Inouye and Vice Chairman McCain, the paradigm-shifting Native American Languages Act became law, and the United States formally acknowledged the rights and freedoms of Native Americans to use, practice, and develop Native American languages.

Under the Native American Languages Act, Congress set out our current Federal Native language policy, declaring:

"It is the policy of the United States to—

1. preserve, protect, and promote the rights and freedom of Native Americans to use, practice, and develop Native American languages;
Native American languages, and to encourage State and territorial governments to make similar exceptions;

"(3) encourage and support the use of Native American languages as a medium of instruction in order to encourage and support—

"(A) Native American language survival, education, and revitalization;

"(B) increased student success and performance,

"(C) increased student awareness and knowledge of their culture and history, and

"(E) increased student and community pride;

"(4) encourage State and local education programs to preserve Native American languages, educators, Indian tribes, and other Native American governing bodies in the implementation of programs to put this policy into effect;

"(5) recognize the right of Indian tribes and other Native American governing bodies to use the Native American languages as a medium of instruction in all schools funded by the Secretary of the Interior;

"(6) fully recognize the inherent right of Indian tribes and other Native American governing bodies to preserve, teach, and give official status to, their Native American languages for the purpose of conducting their business;

"(7) support the granting of comparable proficiency achieved through course work in a Native American language the same academic credit as comparable proficiency achieved through course work in a foreign language, with recognition of such Native American language proficiency by institutions of higher education as fulfilling foreign language entrance or degree requirements; and

"(8) encourage all institutions of elementary, secondary and higher education, where appropriate, to include Native American languages in the curriculum in the same manner as foreign languages and to grant proficiency in Native American languages the same full academic credit as proficiency in foreign languages.

Over the last 30 years, catalyzed by the Native American Languages Act, Congress has enacted the Indian languages preservation and revitalization of Native languages. In 1992, Congress amended the act to establish a grant program at the Administration for Native Americans, ANA, to support Native language projects.

During my time in Congress, I have worked to support Native American languages revitalization efforts. In 2006, as a U.S. Congressman for New Mexico, I helped lead a bipartisan bill to expand the ANA’s grant program to bolster Native language immersion education programs. I also participated in an Education and Workforce Committee field hearing in my home State to hear from Native language advocates, which solidified support for the bill’s passage. The legislation was named after an Okkay Owingeh Pueblo traditional storyteller and Tewa language advocate who tragically passed away in 2006.

I was honored to lead the most recent Esther Martinez Native American Languages Programs Reauthorization Act, which was signed into law this past December, to further enhance ANA’s Native languages grant programs.

I also convened a Native American Languages Listening Session last year with Acting Committee Chairman JOHN HOEVEN to hold an oversight hearing in 2018 to hear directly from Native language revitalization stakeholders across the country. At those events, we learned that, over the last three decades, great strides have been made to rectify past injustices and move toward support of Native languages. Sadly, despite our efforts, a number of Native languages are still endangered today. The loss of even one Native language would deal a significant blow to our shared American and global heritage. There is still more work to do.

This anniversary is an important opportunity for Congress to reflect. I hope this anniversary will join me and my colleagues in helping to recommit to fully upholding the policies set out in the Native American Languages Act.

ADDITIONAL STATEMENTS

TRIBUTE TO SUSANNA POST

Mr. BOOZMAN. Madam President, I rise today to pay tribute to an outstanding Arkansas educator, Susanna Post, who was named the 2021 Arkansas Teacher of the Year.

Susanna has demonstrated her excellence in educating during her tenure as a math and business technology teacher at Belle Point Alternative Center in Fort Smith, AR.

Susanna launched her teaching career in North Carolina after graduating from the University of Arkansas at Fayetteville. She then earned a degree in mathematics and computer science. She left the classroom temporarily after a family relocation when she entered the business world and worked as petroleum analyst and senior engineer at an oil and gas company.

We are fortunate that she wanted to return to teaching as she has been a trailblazer during her time at Belle Point, quickly accruing a long list of achievements. Susanna developed the school’s first coding club and also facilitated a Lindamood-Bell literary intervention group. She is also the primary leader for the school’s Culture Project Week, a program that uses project-based activities to strengthen relationships among students, faculty, and community. Her devotion to educating future generations has benefited not only Belle Point, but the entire school district. In addition to serving on the district’s secondary math curriculum development team, she also created an NSTP tribute to champion the next generation of leaders and her drive to help them succeed.

REMEMBERING SEAN HIGGINS

Ms. CORTEZ MASTO. Madam President, I rise today to recognize a fellow Nevadan and a friend to all he knew, Sean Higgins.

Sean was a dedicated member of our community, an unmistakable presence, and a tireless champion and advocate for our gaming industry and small businesses in Nevada. He was born in Chicago in 1964, but raised in Las Vegas, 1 of 10 siblings—5 brothers and 5 sisters. His father, Dr. Gerald Higgins, was the orthopedic surgeon and doctor for the Rebels, the University of Nevada, Las Vegas football team. Sean graduated from Bishop Gorman High School. He left Nevada only briefly for his education, obtaining a degree in business administration from Southern Methodist University and a law degree from Santa Clara University School of Law.

Sean and I grew up in Las Vegas when it was a much smaller town of 300,000 people, so perhaps our paths would have destined to cross. We met in the 6th grade when we attended Matt Kelly Elementary School together. Even then, Sean had a presence, with his distinctive voice and outgoing personality. He was friendly, charming—yes, even at 11 years old—and made you want to hang out with him. And so we did, spending time at pool parties and dancing to the band ‘Hot Chocolate.’ Over the years our paths diverged, but his focus, like mine, was on returning to Las Vegas and the State we loved to practice law.

Sean represented clients both large and small to State gaming regulators and government bodies across the Silver State. Everyone knew Sean for his disarming nature and his booming voice, which made him a fierce advocate for championing the causes of his clients. He spent 17 years as general counsel of Herbst Gaming, a multi-jurisdictional casino operator in Nevada that became Affinity Gaming in 2011, where his sister, Mary Beth Higgins, now serves as CEO. He served as executive-vice president of government affairs for Golden Entertainment,